IN THE UNITED STATES DISTRICT COURT MEGET FOR THE MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

2005 OCT 31 P 2: 40

SANQUIRNETTA MCCRAY-MARTIN,

U.S. DISTRICT COURT

Plaintiff, LA

v.

ELI LILLY AND COMPANY; and
YOLANDA BROWN, Sales
Representative, and FICTITIOUS
DEFENDANTS A, B, C, D, E, and F,
being those persons, sales representatives,
firms or corporations, whose fraud,
scheme to defraud, negligence, and/or
other wrongful conduct caused or
contributed to the Plaintiff's injuries and
damages, and whose true names and
identities are presently unknown to the
Plaintiff but will be substituted by
amendment when ascertained,

Defendants.

CASE NO.: <u>2:05 CV 10</u>48-T

DEFENDANT ELI LILLY AND COMPANY'S CORPORATE DISCLOSURE STATEMENT

Defendant Eli Lilly and Company, pursuant to Rule 7.1, hereby states that it does not have a parent corporation and that there are no publicly held corporations that own 10% or more of its stock.

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CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing Corporate Disclosure Statement was served by first class mail, postage prepaid, on this 31 statement was of October, 2005 upon the following:

> E. Frank Woodson Beasley, Allen, Crow, Methvin, Portis & Miles, P.C. P.O. Box 4160 Montgomery, Alabama 36104 (334)269-2343

> > Of Counsel

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